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Attorneys for Defendant, Stephan A. Florida

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA – OAKLAND DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

STI

STIPULATION TO MODIFY BAIL

RELEASE CONDITIONS

Case No. 14-CR-00582

vs.)
STEPHAN A. FLORIDA,

Defendant.

TO THE ABOVE-ENTITLED COURT, AND UNITED STATES ATTORNEY OF THE NORTHERN DISTRICT OF CALIFORNIA – OAKLAND OFFICE:

PLEASE TAKE NOTICE that all parties Stipulate to modify the bail release conditions for Defendant Stephan A. Florida. The parties STIPULATE and to modify Defendant, STEPHAN A. FLORIDA current bail release conditions to allow him to live with his sister Crystal Florida at her place of residence located at 6 Youngs Court in San Francisco, California. Also, the parties

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1	STIPULATE that Defendant, Mr. Florida be allowed to visit with his Grandfather, who lives at 716 Bobcat Lane in Manteca, California, every-other Sunday for 2-4 hours.	
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5	Dated: June 2, 2015	/S/ MANISH KUMAR
6		Assistant United States Attorney
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8	Dated: June 2, 2015	JAIME CARRANZA
9		Officer for Pre-Trial Services
= 10		
NOW 11	Dated: June 2, 2015	/S/ DARRYL A. STALLWORTH
ALLY 20 20 20 20 20 20 20 20 20 20 20 20 20		Attorney for Defendant, STEPHAN A. FLORIDA
DARRYL A. STALLWORTH NAL CORPORATION 03, Oakland, California 94612 000; Fax (510) 271-1902 1		
RRYL OORPORAT akland, ax (510)	SO ORDERED.	
	Date: 6/15/15	Kandis Westmore
LAW OFFICE OF A PROFESSI 2355 Broadway, Suite Tel. (510) 271-19 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		HOMORABLE KANDIS A. WESTMORE
V OF		UNITED STATES DISTRICT COURT
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